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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

In re:

KASIMEA AFUSIPA TANGI and  
SHARON TANGI,

Debtors.

Bankruptcy Case Number

14-20512 WTT

[Chapter 7]

DUANE H. GILLMAN, Chapter 7 Trustee,  
Plaintiff,

v.

KASIMEA AFUSIPA TANGI and  
SHARON TANGI,

Defendants.

Adversary Case Number

14-02193

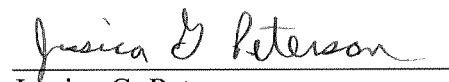
**PLAINTIFF'S MOTION FOR ENTRY OF DEFAULT JUDGMENT**

The Plaintiff, Duane H. Gillman, trustee of the estate of the above-referenced Debtors, by and through counsel, hereby requests that the Court enter a default judgment in favor of the Plaintiff and against Defendants, Kasimea Afusipa Tangi and Sharon Tangi. This motion is made on the grounds that Defendants, Kasimea Afusipa Tangi and Sharon Tangi, failed to file an Answer to the Plaintiff's Complaint. The Complaint was properly served in this action and

Defendants, Kasimea Afusipa Tangi and Sharon Tangi, failed to answer Plaintiff's Complaint within the time prescribed for answering.

This motion is based upon the records and files herein and upon the affidavit in support of motion, submitted concurrently herewith.

DATED this 25 day of July, 2014.

  
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Jessica G. Peterson  
DURHAM JONES & PINEGAR  
Attorneys for Plaintiff

**CERTIFICATE OF SERVICE**

**By Notice Of Electronic Filing (CM/ECF)**

I hereby certify that on the 25<sup>th</sup> day of July, 2014, I electronically filed the foregoing **PLAINTIFF'S MOTION FOR ENTRY OF DEFAULT JUDGMENT** with the United States Bankruptcy Court for the District of Utah by using the CM/ECF system. I further certify that the parties of record in this case, as identified below, are registered CM/ECF users and will be served through the CM/ECF system.

- Duane H. Gillman tr dhgnotice@djplaw.com, ut02@ecfcbis.com

**By U.S. Mail, Other** – Regular first class United States mail, postage fully prepaid

I hereby certify that on the 25<sup>th</sup> day of July, 2014, I caused to be served a true and correct copy of the foregoing **PLAINTIFF'S MOTION FOR ENTRY OF DEFAULT JUDGMENT** as follows:

Kasimea Afusipa Tangi  
Sharon Tangi  
2956 South Alane Street  
West Valley City, UT 84120

*/s/ Angie Stettler*  
\_\_\_\_\_  
Durham Jones & Pinegar